PATENT COOPERATION TREATY **PCT**

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

pplicant's or agent's file reference	FOR EIMTHER ACTION	See Form PCT/IPEA/416	
40854PC/GC/RG	FOR FURTHER ACTION		
aternational application No.	International filing date (day/month/year)	Priority date (day/month/year)	
'CT/AU2004/001001	27 July 2004	28 July 2003	
nternational Patent Classification (IPC) or	national classification and IPC		
nt. Cl. ⁷ B65D 83/62, 83/66, 83/14, 8	31/32, 77/06	·	
Applicant LARKIN, Bryan James			
This report is the international prelimin Authority under Article 35 and transmit	ary examination report, established by this I tted to the applicant according to Article 36.	nternational Preliminary Examining	
2. This REPORT consists of a total of 6	sheets, including this cover sheet.		
3. This report is also accompanied by AN	NEXES, comprising:		
a. X (sent to the applicant and to th	e International Bureau) a fotal of 2 sheets	, as follows:	
sheets of the description, sheets containing rectific Administrative Instruction	ations authorized by this Authority (see Rul	nended and are the basis for this report and/or e 70.16 and Section 607 of the	
The ata which supersade a			
a sequence listing and/or table	cau only) a total of (indicate type and number related thereto, in computer readable form (see Section 802 of the Administrative Instru	only, as indicated in the Supplemental Box	
4. This report contains indications relation		•	
X Box No. I Basis of the rep	ort		
Box No. II Priority			
Box No. III Non-establishm	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability		
	ack of unity of invention		
X Box No. V Reasoned states citations and ex	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
Box No. VI Certain docume	Certain documents cited		
Box No. VII Certain defects	cts in the international application		
X Box No. VIII Certain observa	rvations on the international application		
Date of submission of the demand	Date of completic	on of the report	
28 February 2005	20 October 200	5	
Name and mailing address of the IPBA/AU	Authorized Officer		
AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTR E-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929	M.S. HAYNES Telephone No. (6		

International application No.

PCT/AU2004/001001

No. I Basis of the report
With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.
This report is based on translations from the original language into the following language , which is the language of a translation furnished for the purposes of:
international search (under Rules 12.3 and 23.1 (b))
publication of the international application (under Rule 12.4)
international preliminary examination (under Rules 55.2 and/or 55.3)
With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):
the international application as originally filed/furnished
X the description:
pages 1-24 as originally filed/furnished
pages* received by this Authority on with the letter of
pages received, and
X the claims: pages as originally filed/furnished
pages as originally filed/furnished pages* as amended (together with any statement) under Article 19
pages*25-26 received by this Authority on 13 September 2005 with the letter of 13 September 2005
pages* received by this Authority on with the letter of
X the drawings:
pages 1-5 as originally filed/furnished
pages* received by this Authority on with the letter of
pages* received by this Authority on with the letter of
a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
The amendments have resulted in the cancellation of:
the description, pages
the claims, Nos.
the drawings, sheets/figs
the sequence listing (specify):
any table(s) related to the sequence listing (specify):
This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).
the description, pages
the claims, Nos.
the drawings, sheets/figs
the sequence listing (specify):
any table(s) related to the sequence listing (specify):
If item 4 applies, some or all of those sheets may be marked "superseded."

International application No. INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY PCT/AU2004/001001 Lack of unity of invention 30x No. IV In response to the invitation to restrict or pay additional fees the applicant has: restricted the claims. paid additional fees. paid additional fees under protest. neither restricted nor paid additional fees. This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is: complied with. not complied with for the following reasons: The international application does not comply with the requirements of unity of invention because it does not relate to one invention or to a group of inventions so linked as to from a single general inventive concept. In coming to this conclusion the International Searching Authority has found that there are different inventions as follows: 1. Claims 1-8 are directed to a spray applicator comprising an applicator having a first containing portion for containing a first constituent of the mixture, and at least one second containing portion for releasably containing a further constituent of the mixture, wherein at least the further constituent may mix with the first constituent to form a mixture. It is considered that this spray applicator for containing, mixing and releasing comprises a first "special technical feature". 2. Claim 9 is directed to a spray applicator which comprises a container for containing at least one fluid to be sprayed which includes an internal agitation means and a drive means separate from but engageable with the agitation means. It is considered that this spray applicator with the internal agitation means comprises a second "special technical feature". continued on supplemental sheet Consequently, this report has been established in respect of the following parts of the international application:

the parts relating to claims Nos. 1-8

all parts.

International application No.

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ox No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

s	. Statement			
. 3	Novelty (N)	Claims 1-8	YES	
	14006119 (14)	Claims 1-0	NO	
:	Inventive step (IS)	Claims 1-8	YES	
	mychtive step (15)	Claims	NO	
	Industrial applicability (IA)	Claims 1-8	YES	
	madama approved (= -)	Claims	NO	

^{2.} Citations and explanations (Rule 70.7)

NOVELTY (N) & INVENTIVE STEP (IS) Claims 1-8

The invention defined by the amended claims is a spray applicator for containing, mixing and releasing constituents of a reactive mixture which comprises a first compartment & at least a second compartment, wherein the constituents of the two compartments can be mixed together before being released from the spray applicator. In particular an expulsion member is manipulated to open the at least one second containing portion and forcibly expel the second constituent portion to mix with the first constituent.

The closest art mentioned in the International Search Report is US 4635822 A which discloses an apparatus for spraying which contains at least two separate compartments, one of the compartments being ruptured by a pin on the bottom of the container that allows the two previously separate mixtures to mix together. The mixed solution is then dispensed from the container.

No individual citation or obvious combination of citations disclose this arrangement.

Claims 1-8 are therefore novel and have inventive step.

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ox No. VIII	Certain observations on the international application
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The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully upported by the description, are made:

On page 19 line 13 "expulsion member 28" should be item 2, on page 19 line 15 "expulsion member 4" should be item 2, on page 19 line 16 "expulsion member 28" should be item 2, page 19 line 18 "expulsion member 28" should be item

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upplement	tal B	ox
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1 case the space in any of the preceding boxes is not sufficient.

Continuation of: Box IV

Claim 10 is directed to a spray applicator which comprises a container, activation means, a container closure ngageable with the container which includes a fluid opening, at least one reservoir for containing a further constituent n fluid communication with the fluid opening and a mixing valve to control the flow of the further constituent from the it least one reservoir. It is considered that the container, activation means & container closure comprises a third special technical feature".

Since the abovementioned groups of claims do not share either of the technical features identified, a "technical elationship" between the inventions, as defined in PCT rule 13.2 does not exist. Accordingly the international application does not relate to one invention or to a single inventive concept.